USDS SDNY

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORKX	DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:
Calgon Carbon Corporation,	
Plaintiff(s),	08 Civ. 4407 (CM) (DFE)
-against-	
WDF, Inc., et al,	
Defendant(s).	
x	
CIVIL CASE MANAGE (for all cases except patent, IDEA a and cases subject to the Private Secur	and ERISA benefits cases,
 This case is/is to be tried to a jury. Discovery pursuant to Fed.R.Civ.P. 26(a) s 	hall be exchanged by 7/30/08
3. No additional parties may be joined after 9/5/08. 4. No pleading may be amended after 9/5/08.	
Failure to proceed in accordance with the qual the right to move for judgment on the ground of quali any party who is moving to dismiss on qualified immu	fied immunity prior to trial. Please identify
discrimination or medical malprastice cases only): Pla	l injury, civil rights, employment

including expert discovery" means that the parties must select and disclose their experts' identities and opinions, as required by Fed. R. Civ. P. 26(a)(2)(B), well before the expiration of the discovery period. Expert disclosures conforming with Rule 26 must be made no later than the following dates: Plaintiff(s) expert report(s) by ________; Defendant(s) expert report(s) by ________;

- 7. Judge McMahon's Rules governing electronic discovery apply automatically to this case. The parties must comply with those rules unless they supercede it with a consent order. The text of the order will be found at www.nysd.uscourts.gov.
- 8. This ease has been designated to the Hon. United States Magistrate for resolution of discovery disputes. Do not contact Judge MeMahon about discovery disputes; go directly to your assigned Magistrate Judge. Discovery disputes do not result in any extension of the discovery deadline or trial-ready date, and Judge MeMahon must approve any extension of the discovery deadline in non-pro se cases. The Magistrate Judge cannot change discovery deadlines unless you agree to transfer the case to the Magistrate Judge for all purposes. Judge McMahon does not routinely grant extensions so counsel are warned that it they wait until the last minute to bring discovery disputes to the attention of the Magistrate Judge, they may find themselves precluded from taking discovery because they have run out of time.
- 9. A joint pre-trial order in the form prescribed in Judge MeMahon's individual rules, together with all other pre-trial submissions required by those rules (not including in limine motions), shall be submitted on or before 12/1/208. Following submission of the joint pre-trial order, counsel will be notified of the date of the final pre-trial conference. In limine motions must be filed within five days of receiving notice of the final pre-trial conference; responses to in limine motions are due five days after the motions are made. Cases may be called for trial at any time following the final pre-trial conference.
- 10. No motion for summary judgment may be served after the date the pre-trial order is due. The filing of a motion for summary judgment does not relieve the parties of the obligation to file the pre-trial order and other pre-trial submissions on the assigned date.
- 11. The parties may at any time consent to have this ease tried before the assigned Magistrate Judge pursuant to 28 U.S.C. Section 636(c).

12. This scheduling order may be altered or amended only on a showing of good cause that is not foreseeable at the time this order is entered. Counsel should not assume that extensions will be granted as a matter of routine.

Dated: 18 July 2008 New York, New York

Upon consent of the parties: [signatures of all counsel]

SO OF DERED:

Hon. Colleen McMahon United States District Judge